UNITED STATES DISTRICT COURT

for the

District of Minnesota

United Sta	ates of America						
	V.)				
Dean Lasharin Halman)	Case No:	08-cr-232-	009 (MJD/AJB)	
Deon Leshawn Holmes)	USM No:	14065-041		
Date of Original Judgment:		11/18/2008)	OBMI NO.	14005-041		NEW TOTAL
Date of Previous Amended Ja	udgment:		·)	Katherine I	Menendez		
(Use Date of Last Amended Judgme				Defendant's A	Attorney		
ORDER R	EGARDING M	IOTION F	ΛR	SENTEN	NCE RE	DUCTION	
	PURSUAN'					Decilor	
Upon motion of <u>B</u> the § 3582(c)(2) for a reduction is subsequently been lowered as § 994(u), and having consider and the sentencing factors set	in the term of imprisond made retroactive leads such motion, and	onment impose by the United S I taking into ac	ed ba State cour	sed on a guions Sentencing on the policy	deline sent g Commissi statement s	encing range that ion pursuant to 25 set forth at USSG	: has 8 U.S.C.
IT IS ORDERED that the m □ DENIED. ⊠ G	otion is: RANTED and the de	ofandant's prev	ione	ly imposed s	sentence of	imprisonment (c	n vallagted in
the last judgment issued) of	MANTED and the de	-		s is reduced		86 months	s rejieciea in
I. COURT DETERMINAT: Previous Offense Leve1: Criminal History Category: Previous Guideline Range: II. SENTENCE RELATIVE	29 VI 151-188 months	Amen Cr Ar	ded imina nend	Total Offens al History Ca ed Guideline	se Level: ategory:	25 VI 120-137 months	
☐ The reduced sentenced is w				RANGE			
 ∑ The previous term of imprior of sentencing as a result of a secomparably less than the ame ☐ The reduced sentence is about the sentence is a sentence is a sentence is a sentence is a sentence is	sonment imposed was substantial assistance anded guideline range ove the amended guideline range.	is less than the departure or less.	guid	_			
II. ADDITIONAL COMME							
In considering a § 3582(c)(2) establishing the offense level. of its previous factual decision the facts available to the Cour Defendant accountable for more duced sentence from the new	United States v. Adans intact when deciding at the original time ore than 150 grams of	ams, 104 F.3d ing whether to of sentencing f cocaine base	1028 appl , the . De	3, 1030 (8the y a guideline Court conclu efendant is th	Cir. 1997). e retroactiv udes that th nerefore gra	The Court must vely." <u>Id.</u> at 1031, aere is no basis to anted a proportio	"leave all Based on hold
Except as otherwise provided,	, all provisions of the	judgment dat	ed	11/18/2	008 s	hall remain in ef	fect.
IT IS SO ORDERED. Order Date:	1-8-12	μ	1_	htj.	Judge's sign	atawa	
Effective Date:		,	Chie	f Indoe Micl		ris. U.S. District (Court

Printed name and title

(if different from order date)